

Dear GAE Committee Members:

It is my understanding to delete specific language of “personal illness” and replace with the vague term “sickness” makes the new law ambiguous and therefore technically illegal. The law is supposed to be intentionally designed to be specific and not broad in order to prevent misapplication or interpretation. The fact that the GAE committee would consider creating ambiguity does not appear to demonstrate good will and could impact immunity in a legal challenge of circumventing the CT Constitution.

Please withdraw this bizarre obfuscation of the State of CT Constitution existing valid reasons that allow mail-in-ballots.

Sincerely,
Kathryn Farnsworth
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